EXHIBIT F

1	GARY M R	ESTAINO		
2	GARY M. RESTAINO United States Attorney District of Arizona			
3	NOEL C. CAPPS Assistant U.S. Attorney Arizona State Bar No. 014361 Two Renaissance Square 40 North Central Avenue, Suite 1800 Phoenix, Arizona 85004-4449 Telephone: (602) 514-7500 Main Fax: (602) 514-7693 Email: Noel.Capps@usdoj.gov			
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8	Attorneys for Defendants United States of America, Cynthia Sirk-Fear, and David Ballam			
9	IN THE UNITED STATES DISTRICT COURT			
10	FOR THE DISTRICT OF ARIZONA			
11	Trevor Reid, et al.,			
12	Hevor Ker	Plaintiffs	No. CV-22-00068-PHX-SMB	
13		v.	DECLARATION OF CYNTHIA SIRK-FEAR	
14	United States Department of Interior, et al.,			
15	Defendants			
16				
17	Dumo	went to 20 HSC & 1746 H Cr	enthic Sink Foon state as follows based on	
18	Pursuant to 28 U.S.C. § 1746, I, Cynthia Sirk-Fear, state as follows, based on			
19	personal knowledge:			
20	1. I am over the age of 18, a citizen of the United States, and a resident of the			
21	Commonwealth of Virginia.			
22 23	2. I have been a lifelong resident of the Commonwealth of Virginia except for a period of four (4) years I lived in the State of Texas.			
24	3.			
25	4.	I have never been a resident of		
26	5.	I have never owned property in		
27	6.	I have never held an account in the State of Arizona.		
28	7.			
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1	8.	In approximately 2015, I had a work assignment for less than one week at		
2	Grand Canyon National Park Arizona.			
3	9.	In 2018, I attended work-related training for one week at Grand Canyon		
4	National Park	National Park Arizona.		
5	10.	In 2019, I was detailed on work assignment to Grand Canyon National Park		
6	Arizona for two months.			
7	11.	In approximately 2008, I was on vacation for two to three days in Arizona,		
8	primarily at Grand Canyon National Park.			
9	12.	. In approximately 2012, I visited Grand Canyon National Park Arizona for		
10	one day with family.			
11	13.	In August 2017, my title was Chief Ranger, Prince William Forest Park.		
12	14.	I did not have any personal involvement in an interaction between Trevor		
13	Reid and Crystale Reason and National Park Rangers Justin Doyle and David Ballam in			
14	August 2017.			
15	15.	My knowledge of an interaction in August 2017 between Trevor Reid and		
16	Crystale Reason and National Park Rangers Justin Doyle and David Ballam came some			
17	time later from the National Park Service Office of Professional Responsibility (OPR).			
18				
19	I declare under penalty of perjury that the foregoing is true and correct.			
20		Octobor 4, 2022		
21	Executed on: October 4, 2022, at Luray, Virginia.			
22		CYNTHIA Digitally signed by CYNTHIA SIRK-FEAR		
23		SIRK-FEAR Date: 2022.10.04 17:31:33 -04'00'		
24		Cynthia Sirk-Fear		
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